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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/668,779	09/22/2003	Michael A. Zawadzki	4505-4017US1	3301
75	590 06/21/2004		EXAM	INER
MORGAN & FINNEGAN, L.L.P.			WALLS, DIONNE A	
345 Park Aveni New York, NY			ART UNIT	PAPER NUMBER
			1731	
			DATE MAILED: 06/21/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

			4		
	Application No.	Applicant(s)	r		
	10/668,779	ZAWADZKI ET AL.	_		
Office Action Summary	Examiner	Art Unit			
	Dionne A. Walls	1731			
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet t	vith the correspondence address	-		
A SHORTENED STATUTORY PERIOD FOR I THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica - If the period for reply specified above is less than thirty (30) day - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, b Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may attion. s, a reply within the statutory minimum of the period will apply and will expire SIX (6) Movey statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. NTHS from the mailing date of this communica ABANDONED (35 U.S.C. § 133).	ition.		
Status					
1) Responsive to communication(s) filed or	n · .				
, — ·	This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the meri					
closed in accordance with the practice u	inder <i>Ex part</i> e Quayle, 1935 C	D. 11, 453 O.G. 213.			
Disposition of Claims	·				
4) Claim(s) <u>1-151</u> is/are pending in the app 4a) Of the above claim(s) is/are w 5) Claim(s) <u>149 and 150</u> is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction	vithdrawn from consideration.				
Application Papers					
9) The specification is objected to by the Example 10) The drawing(s) filed on 22 September 20 Applicant may not request that any objection Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	003 is/are: a)⊠ accepted or be note the drawing(s) be held in abey correction is required if the drawi	rance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.12			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received ir he priority documents have be Bureau (PCT Rule 17.2(a)).	a Application No en received in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date	948) Paper N	w Summary (PTO-413) lo(s)/Mail Date of Informal Patent Application (PTO-152) 			

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DETAILED ACTION

Priority

An application in which the benefits of an earlier application are desired must contain a specific reference to the prior application(s) in the first sentence of the specification of in an application data sheet (37 CFR 1.78(a)(2) and (a)(5)). The specific reference to any prior nonprovisional application must include the relationship (i.e., continuation, divisional, or continuation-in-part) between the applications except when the reference is to a prior application of a CPA or RCE assigned the same application number.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-30, 33-34, 41-79, 82-83, 90-110, 113-114, 121-143, and 147-148 are rejected under 35 U.S.C. 103(a) as being unpatentable over Peterson et al (US. Pat. No. 5,878,753) in view of Turbak et al (US. Pat. No. 4,302,252).

Peterson et al discloses a smoking article and method of making same wherein said smoking article 10, having improved ignition proclivity, comprises a tobacco column 12 within a wrapper 14. Article 10 may also include a filter 26. Paper web 14 defines an outer circumferential surface 16 wherein discrete areas 18 are treated with a film-forming solution that includes a solvent-soluble cellulosic/natural polymer dissolved in a

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non-aqueous solvent. The discrete areas form reduced permeability designed to improve the ignition proclivity characteristics of the smoking article, said discrete areas may be defined as a plurality of cross-directional bands 24 surrounding the smoking article. The cigarette is designed to self-extinguish once the burning coal of the smoking article advances into the treated area. Preferably, said cross-sectional bands should have a width of about 4mm, and a spacing between said bands of between 5-10 mm. The film-forming solution may also contain particulate inorganic filler, such as chalk, clay and titanium oxide. The treated areas 18 have a smooth and flat texture, essentially the same as the untreated areas 28, such that a smoker cannot discern from any outward sign that the wrapper had been treated in discrete areas (see entire patent). While Peterson et al may not specifically disclose that its permeability substance is dissolved in a non-derivatizing solvent comprising a solvent and at least one ingredient that is a self-association disruptor for the permeability reducing substance, Peterson et al does teach that all natural polymers/cellulosic polymers, such as microcrystalline cellulose, which are soluble in non-aqueous solutions form suitable permeability reducers for its cigarette wrappers. It is well-known that cellulose is a natural/cellulosic polymer. Further, Turbak et al discloses a solvent system for cellulose wherein cellulose is dissolved in either a dimethylacetamide (DMAC) or pyrrolidinone solvent with lithium chloride added thereto. The cellulose is subjected to such solvent mixture such that no degradation occurs (corresponding to the claimed "non-derivatizing solvent") (see abstract). It would have been obvious to one having ordinary skill in the art at the time of the invention to utilize the cellulose solvent system of Turbak et al as

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the film-forming substance to be applied to the cigarette wrapper of Peterson et al since Turbak discloses a natural polymer/non-aqueous solvent system which is suitable for use as a coating (col. 1, lines 48-49). While Peterson et al modified by Turbak et al may not disclose the amount that the permeability reducing substance is applied to the cigarette wrapper, it would have been obvious to one having ordinary skill in the art at the time of the invention to arrive at the claimed amount, after routine experimentation, in an effort to optimize the treated areas in order to achieve improved ignition proclivity for the wrapper without adversely affecting the smoking characteristics. "Where the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation." In re Aller, 220 F.2d 454,456, 105 USPQ 233,235 (CCPA)

Since Peterson et al modified by Turbak et al discloses that reduced ignition proclivity occurs when its product is smoked, it would follow that the ignition propensity of said product would be altered at least in the amount of between 50 –100% since, based on the figure, about half of the cigarette wrapper could be treated with the permeability reducing substance.

While Peterson et al modified by Turbak et al may not explicitly state that the banded regions of each smoking article have a width/center-to-center spacing ratio of at least about 1/10 to greater than about 1/1, Peterson et al dos disclose that the spacing of the bands are dependent on a number of variables. Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to orient the

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bands in 1/1 - 1/10 ratio fashion based on the initial permeability of the wrapper, density of the tobacco column as taught in Peterson et al (col. 5, lines 63-65).

While there may be no specific articulation that the wrapper has properties that enable a bobbin of wrapper to be useable in a conventionally available cigarette manufacturing machine, it would have been obvious to one having ordinary skill in the art at the time of the invention to ensure that the wrapper of Peterson et al and Turbak et al would be useable on such a machine in order to avoid the cost of having to customize the machine for the wrapper's use.

While Peterson et al and Turbak et al may not disclose that its wrapper also includes a burn rate accelerating substance, Peterson et al discloses in its "Background of the Invention" section that in cigarette wrappers having bands of porosity reducing substance, it is known to include a burn promoter in the wrapper. Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention to incorporate a burn-rate accelerator in the Peterson et al/Turbak et al wrapper to balance the effect of the discontinuous coating areas (see col. 2, lines 13-15.)

While Peterson et al modified by Turbak et al may not disclose that the cigarette (or the wrapper surrounding it) is intended to be arranged/used in a population of a plurality of smoking articles, having a discrete treated-area in the form of a band that is one of sequentially related, randomly related and quasi-randomly related within said population, this limitation is not deemed to impart any patentable distinction to the claims since the wrapper/cigarette is certainly <u>capable of</u> being apart of a population (or package, group, grab sample, etc) having the claimed treated-area band relationship.

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Further, claims containing recitation with respect to the manner in which a claimed article is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus if the prior art apparatus teaches all the structural limitations of the claim (see MPEP 2114 – which applies equally to "article" claims). In the instant case, since the wrapper/cigarette disclosed in Peterson et al modified by Turk suggest the same structure, the claims – as written - are not patentably distinct from the article of the combined references, just because the claims recite limitations based on a particular arrangement of many "single" articles.

3. Claims 31-32, 35-40, 80-81, 84-89 11-112 and 115-120 are rejected under 35 U.S.C. 103(a) as being unpatentable over Peterson et al (US. Pat. No. 5,878,753) in view of Turbak et al (US. Pat. No. 4,302,252) as applied to the above claims, and further in view of Timpa ("Characterization by Size-Exclusion Chromatography with Refractive Index and Viscometry") and Hotaling (US. Pat. No. 5,820,998).

While Peterson et al modified by Turbak et al may not disclose that the polysaccharide used as its permeability reducing substance is starch, chitosan, chitin or alginate and that each of these are non-derivatized, Timpa discloses that natural polymers such as cellulose, starch and chitin, with no degradation, were dissolved in dimethylacetamide-lithium chloride. Also, Hotaling discloses that it is well-known to coat water-soluble, film-forming material such as starches, alginate, etc to reduce permeability of paper (col. 1, lines 19-24). Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to utilize any of these polysaccharides as permeability reducing substances to be applied to the wrapper of

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Peterson et al /Turbak et al since it's known to utilize natural polymers in DMAC-LiCL solution, as taught by Timpa, and many natural polymers have been used as permeability reducing substances for papers, as taught by Hotaling et al. While there may be no specific articulation of the use of chitosan as a polymer for this purpose, since chitosan is derived from chitin, it would follow that this would also be a suitable material to be used as a permeability reducer.

Allowable Subject Matter

4. Claims 144-146 and 149-150 are allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dionne A. Walls whose telephone number is (571) 272-1195. The examiner can normally be reached on Mon-Fri, 7AM - 4:30PM (Every other Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven P. Griffin can be reached on (571) 272-1189. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free):

Dionne A. Walls Primary Examiner Art Unit 1731

June 16, 2004